



Adult

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Probation

Maricopa County

The Judicial Branch of Arizona

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Civil Court Case Information - Case History

Case Information

Case Number:

CV2019-096402

Judge:

Crawford, Janice

File Date:

8/22/2019

Location:

Southeast

Case Type:

Civil

Party Information

Party Name	Relationship	Sex	Attorney
Ronald Daniel Masters	Plaintiff	Male	Pro Per
Hertz Local Edition	Defendant		Pro Per

Case Documents

Filing Date	Description	Docket Date	Filing Party
8/29/2019	AFS - Affidavit Of Service	9/5/2019	
NOTE: THE HERTZ CORPORATION			
8/22/2019	COM - Complaint	8/26/2019	Plaintiff(1)
8/22/2019	CCA - Cert Compulsory Arbitration	8/26/2019	Plaintiff(1)
8/22/2019	CSH - Coversheet	8/26/2019	Plaintiff(1)
8/22/2019	ADW - Application Deferral/Waiver	8/26/2019	Plaintiff(1)
8/22/2019	ODF - Order Deferring Court Fees	8/26/2019	
8/22/2019	ASA - Affidavit in Support of Application for Deferral or Waiver of Service Process Costs	8/26/2019	Plaintiff(1)

Case Calendar

There are no calendar events on file

Judgments

There are no judgments on file

Ronald Daniel Masters v. The Hertz Corporation d/b/a Hertz Local Edition

Superior Court of the State of Arizona

Maricopa County, Case No. CV2019-096402

INDEX OF EXHIBITS TO THE NOTICE OF REMOVAL

A.		All Filings in Superior Court
	1.	Civil Cover Sheet
	2.	Complaint
	3.	Certificate of Compulsory Arbitration
	4.	Application Deferral/Waiver
	5.	Order Deferring Court Fees
	6.	Affidavit in Support of Application for Deferral or Waiver of Service Process Costs
	7.	Affidavit of Service
B.		Notice of Removal to Maricopa County Superior Court
C.		The Hertz Corporation 10Q Filing

EXHIBIT A

Person Filing: RONALD DANIEL MASTERS
 Address (if not protected): 1805 W. NARANJA AVE
 City, State, Zip Code: MESA, AZ 85202
 Telephone: 214-683-8927
 Email Address: FOODMASTERS1960@YAHOO.COM
 Lawyer's Bar Number: _____

JEFF FINE
 Clerk of the Superior Court
 By Michelle Messmer, Deputy
 Date 08/22/2019 Time 12:34:00
 Description: CASE# CV2019-096402 Amount: _____
 CIVIL NEW COMPLAINT 333.00 D
 TOTAL AMOUNT 0.00
 Receipt# 27382777

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

RONALD DANIEL MASTERS
 Name of Plaintiff

CV2019-096402
 Case Number: _____

Title: **CIVIL COMPLAINT**

HERTZ LOCAL EDITION
 Name of Defendant
1711 E. BUCKEYE RD
PHOENIX, AZ 85034

Plaintiff hereby submits this complaint against Defendant(s) and alleges the following:

JURISDICTION and VENUE

1. Maricopa County Superior Court has the legal authority to hear and decide this case because: (Check all boxes that are true.)

- ☒ The value of this case exceeds \$10,000 dollars.
- ☒ Replevin or other nonmonetary remedy will take place in Maricopa County.
- ☒ The Plaintiff resides in Maricopa County.
- ☒ The Defendant resides in Maricopa County.
- ☒ The Defendant does business in Maricopa County.
- ☒ The events, actions, or debts subject of this Complaint occurred in Maricopa County.
- ☐ Other reason: _____

DISCOVERY TIER

2. Pursuant to Arizona Rules of Civil Procedure, Rule 26.2 (c) (3), the Court should assign my case to the following tier based on the amount of damages I request.

☐ Tier 1 = Actions claiming \$50,000 or less in damages.

☒ Tier 2 = Actions claiming more than \$50,000 and less than \$300,000 in damages,

OR Actions claiming nonmonetary relief.

☐ Tier 3 = Actions claiming \$300,000 or more in damages.

PARTIES

3. The Plaintiff in this case is RONALD DANIEL MASTERS

4. The Defendant in this case is HERTZ LOCAL EDITION

STATEMENT OF FACTS AND BREACH

5. SEPTEMBER 2018 REPORTED TO AREA MANAGER CONNOR MULLAN UNETHICAL BEHAVIOR BY CHRIS CARRILLO BRANCH MANAGER, BOOKING ADDITIONAL CARS IN A CLASS SO AS TO GET UPGRADE WHICH INCREASES HIS BONUS. VIOLATION OF ETHICS POLICY.

* THE COMPANY CHOSE NOT TO INVESTIGATE - PLEASE SEE EXHIBIT #3

6. OCTOBER 2018 REPORTED TO AREA MANAGER CONNOR MULLAN AND AREA MANAGER TYLER RICHARDS THAT CHRIS CARRILLO BRANCH MANAGER USED MY COMPANY ID AND SECURITY LOGIN TO PERFORM A TRANSACTION, AN ETHICS VIOLATION OF HERTZ AS WELL AS A VIOLATION OF ARIZONA LAW. * THE COMPANY CHOSE NOT TO INVESTIGATE. SEE EXHIBIT #3

7. NOVEMBER 2018 REPORTED TO CONNOR MULLAN, AREA MANAGER THAT EMPLOYEE SCOTE BROWN TOOK COMPANY CAR (NOT ON CONTRACT) FOR 8 DAYS, VEHICLE RETURNED DAMAGED. * VIOLATION OF ARIZONA LAW, HERTZ ETHICS POLICY AND PUT THE COMPANY AT LIABILITY * THE COMPANY CHOSE NOT TO INVESTIGATE. SEE EXHIBIT #4

8. MARCH 2019 REPORTED TO CONNOR MULLAN AREA MANAGER THAT A TRANSFERRED EMPLOYEE, LYDIA MESA HAD CREATED A "TOXIC" ENVIRONMENT. SUPPORTED BY DOCUMENTING DATA WORK HABITS. * THE COMPANY CHOSE NOT TO INVESTIGATE. SEE EXHIBIT #1

9. MARCH 2019 REPORTED CONNOR MULLAN, AREA MANAGER "TO HUMAN RESOURCES FOR NOT REACTING OR INVESTIGATING OF ABOVE EVENTS" TO HUMAN RESOURCES FOR NOT REACTING OR INVESTIGATING OF ABOVE EVENTS

APRIL 2019 I WAS TERMINATED

SEE EXHIBIT #2

10. I REASONABLY BELIEVE THAT THE COMPANY HAD ENGAGED IN UNLAWFUL CONDUCT, I REPORTED MY CONCERNS TO MY AREA MANAGER AND THE COMPANY'S CONDUCT IN TERMINATING MY EMPLOYMENT WAS "RETALIATORY"
 (If you need more space, add an attachment labeled "Statement of Facts and Breach," and continue consecutive numbering.) SEE EXHIBIT #5

APPLICABLE LAW SUPPORTING CLAIMS

(1) ARIZONA EMPLOYMENT ACT, A.R.S. SECTION 23-1501

COMPANY MAY NOT FIRE AN EMPLOYEE FOR "DISCLOSURE BY THE EMPLOYEE IN A REASONABLE MANNER, THAT THE EMPLOYEE HAS INFORMATION OR A REASONABLE BELIEF THAT THE EMPLOYER OR AN EMPLOYEE OF THE EMPLOYER, HAS VIOLATED, IS VIOLATING OR WILL VIOLATE THE CONSTITUTION OF ARIZONA OR THE STATUTES OF THIS STATE TO EITHER THE EMPLOYER OR A REP OF THE EMPLOYER WHO THE EMPLOYEE REASONABLY BELIEVES IS IN A MANAGERIAL OR SUPERVISORY POSITION AND HAS THE AUTHORITY TO INVESTIGATE THE INFORMATION PROVIDED BY THE EMPLOYEE AND TO TAKE ACTION TO PREVENT FURTHER VIOLATIONS OF THE CONSTITUTION OF ARIZONA OR STATUTES OF THIS STATE OR AN EMPLOYEE OF A PUBLIC BODY OR POLITICAL SUB DIVISION OF THIS STATE OR ANY AGENCY OF A PUBLIC BODY OR POLITICAL SUB DIVISION"

(2) A.R.S. SECTION 23-1501 (c) (ii)

THE KEY ISSUE IS NOT WHETHER THE COMPANY ENGAGED IN UNLAWFUL CONDUCT BUT WHETHER I HAD A "REASONABLE BELIEF" THAT THE COMPANY'S EMPLOYEES HAD VIOLATED AN ARIZONA STATUTE

(3.) (FLSA), 29 U.S.C. § 215, ARS. § 23-352. SUCH PROTECTED ACTIVITY NOT ONLY INCLUDES FORMAL COMPLAINTS WITH A COURT OR DEPT OF LABOR BUT ALSO INFORMAL COMPLAINTS TO A EMPLOYER
 (If you need more space, add an attachment labeled "Applicable Laws Supporting Claims," and continue consecutive numbering.)

INJURIES

() _____

() _____

 () _____

 () _____

 () _____

(If you need more space, add an attachment labeled "Injuries," and continue consecutive numbering.)

DEMAND FOR RELIEF

WHEREFORE, Plaintiff demands judgment against defendant(s), and each of them (if applicable) for the following dollars, interest, costs and expenses incurred herein, or non-monetary remedy, including reasonable attorneys' fees, and for such other and further relief as the Court may deem just and proper.

- (1.) COMPANY PAYS 12 MONTHS SEVERANCE PACKAGE OR \$73,000
- (2) COMPANY PAYS \$ 75,000 TO COMPENSATE FOR
EMOTIONAL DISTRESS THAT THE COMPANY'S CONDUCT HAS CAUSED
- (3) COMPANY AGREES TO PROVIDE A NEUTRAL REFERENCE AND
TREAT HIS TERMINATION LIKE A VOLUNTARY RESIGNATION
- (4) PARTIES AGREE TO A CONFIDENTIALITY PROVISION AND
A NON DISPARAGEMENT PROVISION

(If you need more space, add an attachment labeled "Demand for Relief," and continue consecutive numbering.)

Dated this 08.22.2019

(Date of signature)

Ronald Daniel Masters
 (Signature of Plaintiff or Plaintiff's Attorney)

EXHIBIT

1

Page 1 of 2

your morning all,
This is between you and I
please.

Classic Example of the
challenges I face.

Lydia called off, 2nd time in
30 days not counting the 10
day vacation

Will and I will handle the
Hotels, I am a customer
service person and my NPS
is going to suffer today!

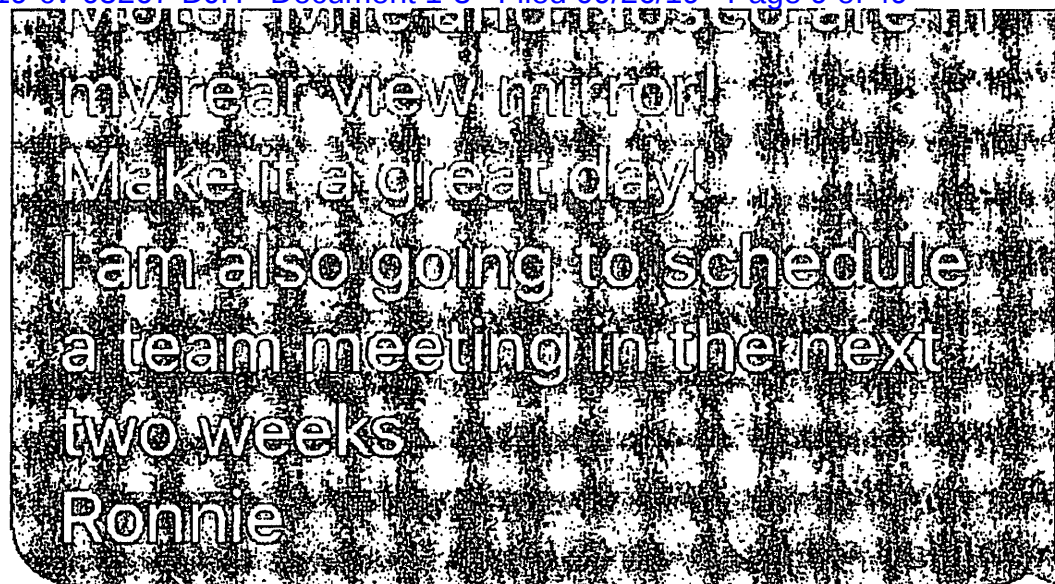
Please advise

Ronnie

Read 4/3/19

Do you have a tracker for
Lydia? I'd hold her

EXHIBIT # I
Page 2 of 2



Connor Hertz

Looking forward to it
Ronnie! You guys are killing
it in ARPD and revenue this
month! Keep up the good
work.
Busy day today. If you get in
a bind we'll be pulling cars
to motor mile all day can
probably nick something in

Matthew Parks

EXHIBIT

2

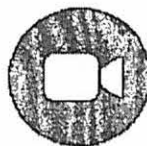
Page 1 of 3



message



call



video



mail



pay

home

+1 (480) 292-3829

FaceTime



Send Message

Share Contact

Create New Contact

EXHIBIT # 2
Page 2 of 3



You
To Mullan, Connor

Apr 1
...



Ron Personal 2019
DOCX - 18 KB

Just wanted To share my thoughts with you.
Ronnie

...



You
To Parks, Matthew T.

Apr 5
...



Ron Personal 2019
DOCX - 18 KB



Ron Personal 2019

DOCX - 18 KB

EXHIBIT # 2

Page 3 of 3

Good Morning Sir,

I wanted to follow up with you in regards to current events pertaining to Lydia Mesa.

Please find attached a memo that was sent to my Area Manager this past week with questions regarding steps that need to be taken.

I was given no sound advise only to now see my Integrity and a personal investigation of my work ethics

I wanted to reiterate the fact that this

practice was addressed by Connor?

EXHIBIT

#3

Page 1 of 5

you are a class act and a
valuable asset to the
company! I'm free whenever
you need me

Fri, Sep 14, 3:59 PM

Tyler,
I wanted to follow up with
you per our conversation
this morning as well as
thanking you for your time.
Per your request I wanted
you to know that I did not
hear from Connor today.
Hope you have a great
weekend
Best Always,

EXHIBIT #3
Page 2 of 5

Ronnie

What's your ASAP user ID?

259728

Password

Dallas2\$

Dallas3\$

wcc1683 is Dallas2\$

ASAP is Dallas3\$

Mon, Sep 24, 2:24 PM

Did I miss anything?

No you did not, thank you.

EXHIBIT #3
Page 3 of 5

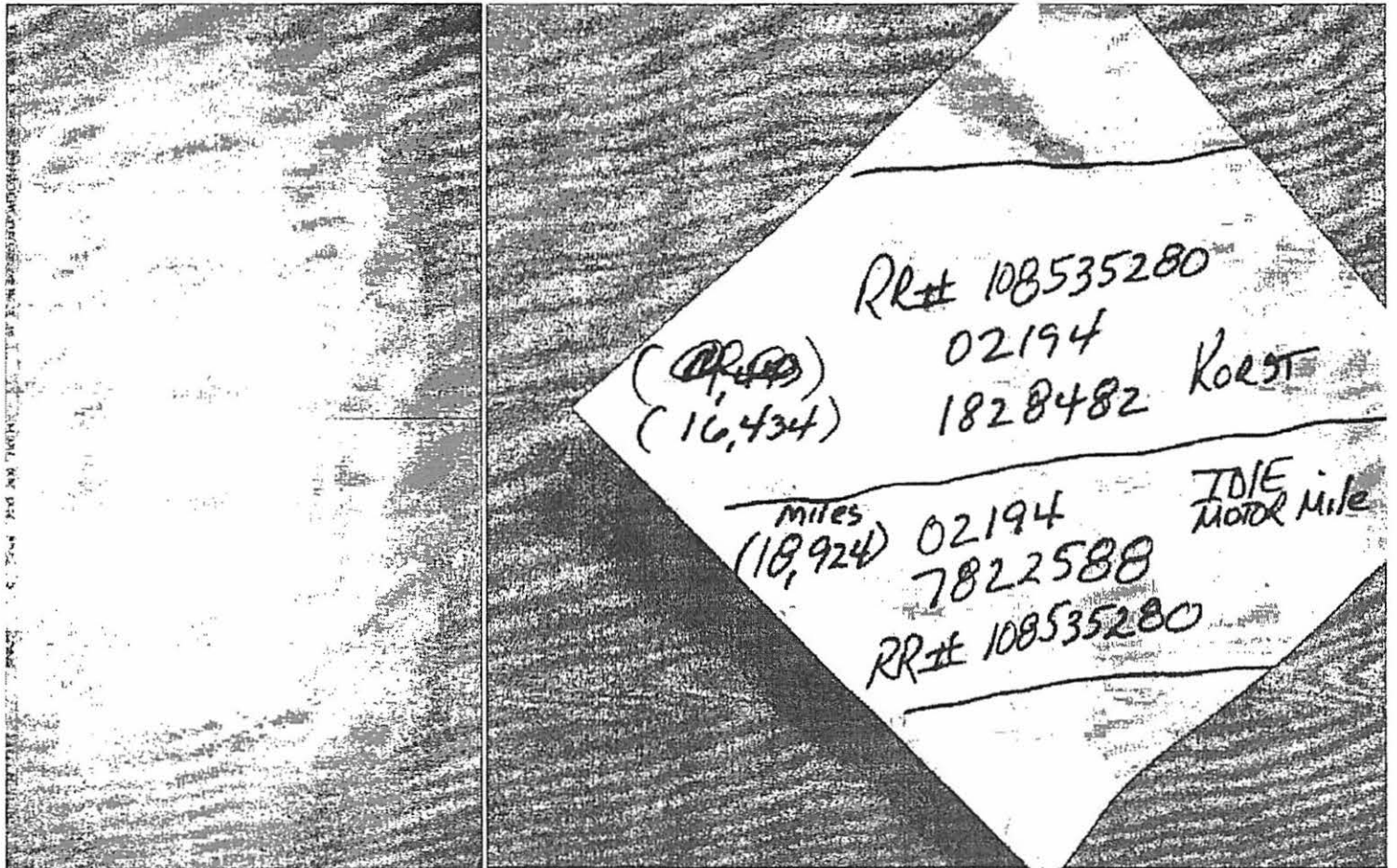


EXHIBIT #3
Page 4 of 5

I wanted to let you know that the customer who rented Challenger from me, brought the car back this AM and through casual conversation (unbeknown to them what direction I was going) confirmed the fact that they did not exchange vehicle at anytime! They went straight to Tucson and back.

Ronnie

Yeah I figured as much, but I
will bring that up with
Connor

EXHIBIT #3
PAGE 5 OF 5

Ouch that's sounds painful.
I hope the surgery goes
well! Let me know if you
need anything from me
during that time.

Truthfully it makes no
sense, and I've talked to
Connor he is taking it to the
next level to get this
squared away.

Fri, Oct 12, 10:45 AM

Hey give me a call if you're
working today!

have 30 Reservations tomorrow.

Why did we accommodate a walk in for a

R?

See you in the AM

Ronnie

Get Outlook for iOS

...



Mullan, Connor

To You

Dec 29

...

I am out of the office, returning 01/03/19 and will respond to your email when I return. If you need immediate assistance please reach out to Brant Smith

at brant.smith@harte.com or 402 205 0024

EXHIBIT
#4

Page 1 of 3

EXHIBIT #4

Thank Good Evening Team,

Page 2 of 3

There was a Van rented out of CBI today at 14:41 with Reservation being made at 14:25.

Where did it come from? VAW showed no returns for vans? I inventoried this vehicle on 12.21.2018 At CBI with 32,473 Miles.

There was no movement on this vehicle the past Seven Days however went out today 12.29.2018 with 33,338 Miles ?I inventoried last night at each location and checked in all returns this morning at each location and did not see this vehicle? 01198-

2070647 I also asked Josh at 10:30 am this morning if that Van was ours and he said

EXHIBIT
#4
Page 3 of 3

CUSTOMER/NAME F.T. CLUB NO.		UPD	G.D.P. NO.	CREDIT APPR. DATE/APP.	VEHICLE LIC. NO. TZLN421	STATE	CHECK IN CREDIT APP.
FORM OF PAY		CC #/EXP DATE		VEH. MAKE - BODY STYLE	VEH. YEAR	CUB	RPG
DRIVER'S LICENSE NO.		STATE/COUNTRY		EXPIRES	O.O.B.		
HOME/BUSINESS ADDRESS		HOME/BUSINESS PHONE NO.		MILEAGE IN		DAYS	
CITY/STATE/COUNTRY		ZIP CODE		MILEAGE OUT		EXTRA HRS	
VEHICLE TO BE RETURNED TO (CITY/STATE) LOC. NO.		DUE DATE		MILES DRIVEN		WK/MTH/EX DY	
VEHICLE RENTED AT (CITY/STATE)		AREA & LOCATION NO.		LESS MILES ALLOWED		MILES CHARGED	
A. GPS (DAILY) \$		GPS ASSET \$		B. CHILD SEAT		I. PRODUCT \$	
C. TASLET (DAILY) \$		TASLET ASSET \$		D. SKI RACK		J. PRODUCT \$	
E. WIFR (DAILY) \$		WIFR ASSET \$		F. TOTAL CHARGES FOR PRODUCTS IN BOXES A-F. PLACE SUM OF THESE PRODUCTS IN THE ADD'L CHARGES BOX TO THE RIGHT		K. PRODUCT \$	
By Initials, you agree that if you use Plateless, you will be charged a service fee of _____ per rental day, capped at _____ per rental, plus toll amounts.							
X							
FUEL AND SERVICE CHARGE				PER MILE			
TANK CAP				PER GALLON			
VOUCHER/CERTIFICATE NO.				SUBTOTAL 1			
I.T. NO.				SUBTOTAL 2			
F.T. NO.				REFILL (DAILY) \$			
H.G. NO.				LOW (DAILY) \$			
HIGHER RATE AND/OR INTER-CITY FEE WILL APPLY IF RETURNED EARLY/ATE OR				JIS (DAILY) \$			

- * Deleted All Messages From CBI Phone & Hilton
- * One car cleaned by Donte on Saturday, the van and than rented. cleaned it on our time and changed wash to - us
- * At Hyatt Sunday AM - why? To drop contract after confronted via email
- * Jeremy knew all along what was going on
- * Jeremy & Donte are running their own branch -

THE FOLLOWING AUTHORIZED OPERATORS
WILL BE RESPONSIBLE FOR THE RENTAL OF THE VEHICLE
AND THE RENTAL OF THE VEHICLE

In the event of a crash, only shaded areas need to be filled in for GOLD CUSTOMERS.

AL	WAGON	DECLINE	LOST DAMAGE WAIVER (LDW) BY INITIALS, you accept: If not shown, or decline LDW, you are NOT INSURED.
D	W	DECLINE	LIABILITY INSURANCE SUPPLEMENT (LIS) BY INITIALS, you accept: If not shown, or decline LIS, you acknowledge reading SUMMARY of Optional Services provided to you.
I	ACCEPT	DECLINE	PERSONAL ACCIDENT INSURANCE (PAI) AND PERSONAL EFFECTS COVERAGE (PEC) BY INITIALS, you accept: If not shown, or decline PAI & PEC, you acknowledge reading SUMMARY of Optional Services provided to you.
P	ACCEPT	DECLINE	PREMIUM SERVICE BY ROADSIDE ASSISTANCE (PSR) BY INITIALS, you accept: If not shown, or decline PSR, you acknowledge reading the SUMMARY of Optional Services provided to you.
E	W	DECLINE	
R	W	DECLINE	
S	W	DECLINE	

See back for information regarding toll and other fees

**Arizona Department of
Economic Security**



Office Of Appeals

1990 W. Camelback Road, Suite 200, Phoenix, AZ 85015, (602) 771-9019
Toll-Free 1-877-528-3330 FAX (602) 257-7056

RONALD D MASTERS
1805 W NARANJA AVE
MESA, AZ 85202-7432

DBA HERTZ LOCAL EDITION CORP
c/o Appeal Staff
TALX-UC EXPRESS
PO BOX 283
ST LOUIS, MO 63166-0283

Arizona Appeal No. U-1629391-001

Date of Mailing:

7/3/2019

Social Security No. 462-25-0361

Employer Acct. No.

4880400000

DECISION OF APPEAL TRIBUNAL

**IN FAVOR OF CLAIMANT
EMPLOYER'S ACCOUNT IS CHARGED**

The last day to file an appeal is August 2, 2019 . Instructions for filing an appeal are at the end of this decision.

**IMPORTANT—THIS IS THE JUDGE'S DECISION REGARDING YOUR CLAIM FOR
UNEMPLOYMENT BENEFITS**

The Department of Economic Security provides language assistance free of charge. For assistance in your preferred language, please call our Office of Appeals (602) 771-9019 or Toll-Free at 1-877-528-3330.

**IMPORTANTE — ESTA ES LA DECISIÓN DEL JUEZ SOBRE SUS BENEFICIOS DE
SEGURO DE DESEMPLEO**

The Department of Economic Security suministra ayuda de los idiomas gratis. Para recibir ayuda en su idioma preferido, por favor comunicarse con la oficina de apelaciones (602) 771-9019 o al número gratuito 1-877-528-3330.

ISSUE:

Should the claimant be disqualified from receiving unemployment benefits because of the reasons for separating from employment?

Should employer's account be charged for benefits paid the claimant as a result of this employment?

DECISION:

The employer's account is subject to charges for benefits paid the claimant.

I reverse the deputy's ruling. The claimant was discharged from this employment for reasons other than wilful or negligent misconduct. The claimant qualifies for benefits.

FINDINGS OF FACT:

The claimant was last employed as a branch manager by the employer, an auto rental company, for approximately 21 months prior to being discharged on 4/18/2019 because of alleged improper rental contract adjustments.

The claimant was branch manager for satellite rental locations at various hotels. Each hotel for which the employer provided rental car services to customers had a specific daily rate for rentals. The claimant never altered or adjusted any of the contracts. The employer discharged the claimant on 4/18/2019 for allegedly doing so.

REASONING AND CONCLUSIONS OF LAW:

The claimant has contested a Determination of Deputy which held the claimant was discharged for misconduct connected with the employment. This issue involves the application of Sections 23-775 and 23-727 of the Employment Security Law of Arizona.

Section 23-775 of the Arizona Revised Statutes provides in part:

An individual shall be disqualified for benefits:

* * *

2. For the week in which the individual has been discharged for wilful or negligent misconduct connected with the employment, and in addition to the waiting week, for the duration of the individual's unemployment and until the individual has earned wages in an amount equivalent to five times the individual's weekly benefit amount otherwise payable.

Arizona Revised Statutes, Section 23-727, provide in pertinent part as follows:

- C. Except as otherwise provided in subsections D, E, F and G of this section and sections 23-773 and 23-777, benefits paid to an individual shall be charged against the accounts of the individual's base-period employers. The amount of benefits so

the Court's decision in *United States v. Jones*, 529 U.S. 846 (2000), which held that the government's installation of a GPS device on a vehicle constituted a search under the Fourth Amendment.

The Court in *Jones* found that the government's installation of a GPS device on a vehicle constituted a search under the Fourth Amendment because it involved a physical intrusion into the vehicle's interior.

The Court in *Jones* also found that the government's installation of a GPS device on a vehicle constituted a search under the Fourth Amendment because it involved a physical intrusion into the vehicle's interior.

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chargeable against each base-period employer's account shall bear the same ratio to the total benefits paid to an individual as the base-period wages paid to the individual by the employer bear to the total amount of base-period wages paid to the individual by all the individual's base-period employers.

- D. Benefits paid to an individual whose separation from work with any employer occurs under conditions found by the commission to be within those prescribed by section 23-775, paragraph 1 or 2 or for compelling personal reasons not attributable to the employer and not warranting disqualification for benefits, shall not be used as a factor in determining the future contribution rate of the employer from whose employment the individual so separated, ...

Arizona Administrative Code, in Section R6-3-51190, provides in pertinent part as follows:

B. Burden of proof and presumption

* * *

2. The burden of proof rests upon the individual who makes a statement.

* * *

- b. When a discharge has been established, the burden of proof rests on the employer to show that it was for disqualifying reasons. This burden may be discharged by an admission by the claimant, or his failure or refusal to deny the charge when faced with it.

The employer has provided no credible evidence of any specific work rule or conduct violations by the claimant. The employer's submitted "evidence" contains only conclusions, accusations and innuendo.

Therefore, I conclude that the claimant was discharged, but not for wilful or negligent misconduct connected with the employment.

S R. Ockrassa
Administrative Law Judge

Person Filing: RONALD DANIEL MASTERS
 Address (if not protected): 1805 W. NARANJA AVE
 City, State, Zip Code: MESA AZ 85202
 Telephone: 214-683-8927
 Email Address: FOODMASTERS160@YAHOO.COM
 Lawyer's Bar Number: _____

CLERK OF THE SUPERIOR COURT
 FILED

AUG 22 2019

12:34 PM

M. Mesmer, Deputy
 FOR CLERK'S USE ONLY

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

RONALD DANIEL MASTERS

PLAINTIFF,

VS.

THE HERTZ CORPORATION

DEFENDANT.

Case Number CV2019-096402

CERTIFICATE OF COMPULSORY ARBITRATION

The undersigned certifies that the largest award sought by the complainant, including punitive damages, but excluding interest, attorneys' fees, and costs does / does not exceed limits set by Local Rule for compulsory arbitration. This case is / is not subject to compulsory arbitration as provided in Rules 72 through 77 of the Rules of Civil Procedure.

SUBMITTED this 22 day of AUGUST, 2019.

BY

Ron Masters

In the Superior Court of the State of Arizona

In

CV2019-096402

Ca

CV2019-096402**CIVIL COVER SHEET- NEW FILING ONLY**
(Please Type or Print)

Plaintiff's Attorney _____

Attorney Bar Number _____

Is Interpreter Needed? ☐ Yes ☒ NoIf yes, what language(s):

_____CLERK OF THE SUPERIOR COURT
AUG 22 2019 FILED

M. Messmer, Deputy

Plaintiff's Name(s): (List all)

Plaintiff's Address:

Phone #:

Email Address:

RONALD DANIEL MASTERS 1805 WINARANTA AVE 214-683-8927 FROM MASTERS 1960
@YAHOO.COM

(List additional Plaintiffs on page two and/or attach a separate sheet).

Defendant's Name(s): (List All)

THE HERTZ CORPORATION1711 E. BUCKEYE RDPHOENIX, AZ 85034

(List additional Defendants on page two and/or attach a separate sheet)

RULE 26.2 DISCOVERY TIER OR MONETARY RELIEF CLAIMED:**IMPORTANT: Any case category that has an asterisk (*) MUST have a dollar amount claimed or Tier selected. State the monetary amount in controversy or place an "X" next to the discovery tier to which the pleadings allege the case would belong under Rule 26.2.**☒ Amount Claimed \$ 148,000☐ Tier 1☒ Tier 2☐ Tier 3**NATURE OF ACTION****Place an "X" next to the one case category that most accurately describes your primary case. Any case category that has an asterisk (*) MUST have a dollar amount claimed or Tier selected as indicated above.****100 TORT MOTOR VEHICLE:**☐ 101 Non-Death/Personal Injury*☐ 102 Property Damage*☐ 103 Wrongful Death*

110 TORT NON-MOTOR VEHICLE:

- ☐ 111 Negligence*
☐ 112 Product Liability – Asbestos*
☐ 112 Product Liability – Tobacco*
☐ 112 Product Liability – Toxic/Other*
☐ 113 Intentional Tort*
☐ 114 Property Damage*
☐ 115 Legal Malpractice*
☐ 115 Malpractice – Other professional*
☐ 117 Premises Liability*
☐ 118 Slander/Libel/Defamation*
☐ 116 Other (Specify) _____*

120 MEDICAL MALPRACTICE:

- ☐ 121 Physician M.D.* ☐ 123 Hospital*
☐ 122 Physician D.O.* ☐ 124 Other*

130 & 197 CONTRACTS:

- ☐ 131 Account (Open or Stated)*
☐ 132 Promissory Note*
☐ 133 Foreclosure*
☐ 138 Buyer-Plaintiff*
☐ 139 Fraud*
☐ 134 Other Contract (i.e. Breach of Contract)*
☐ 135 Excess Proceeds-Sale*
☐ Construction Defects (Residential/Commercial)*
 ☐ 136 Six to Nineteen Structures*
 ☐ 137 Twenty or More Structures*
☐ 197 Credit Card Debt (Maricopa County Only)*

150-199 OTHER CIVIL CASE TYPES:

- ☐ 156 Eminent Domain/Condemnation*
☐ 151 Eviction Actions (Forcible and Special Detainers)*
☐ 152 Change of Name
☐ 153 Transcript of Judgment
☐ 154 Foreign Judgment

- ☐ 158 Quiet Title*
☐ 160 Forfeiture*
☐ 175 Election Challenge
☐ 179 NCC-Employer Sanction Action (A.R.S. §23-212)
☐ 180 Injunction against Workplace Harassment
☐ 181 Injunction against Harassment
☐ 182 Civil Penalty
☐ 186 Water Rights (Not General Stream Adjudication)*
☐ 187 Real Property *
☐ Special Action against Lower Courts
 (See Lower Court Appeal cover sheet in Maricopa)
☐ 194 Immigration Enforcement Challenge
 (A.R.S. §§1-501, 1-502, 11-1051)

150-199 UNCLASSIFIED CIVIL:

- ☐ Administrative Review
 (See Lower Court Appeal cover sheet in Maricopa)
☐ 150 Tax Appeal
 (All other tax matters must be filed in the AZ Tax Court)
☐ 155 Declaratory Judgment
☐ 157 Habeas Corpus
☐ 184 Landlord Tenant Dispute – Other*
☐ 190 Declaration of Factual Innocence (A.R.S. §12-771)
☐ 191 Declaration of Factual Improper Party Status
☐ 193 Vulnerable Adult (A.R.S. §46-451)*
☐ 165 Tribal Judgment
☐ 167 Structured Settlement (A.R.S. §12-2901)
☐ 169 Attorney Conservatorships (State Bar)
☐ 170 Unauthorized Practice of Law (State Bar)
☐ 171 Out-of-State Deposition for Foreign Jurisdiction
☐ 172 Secure Attendance of Prisoner
☐ 173 Assurance of Discontinuance
☐ 174 In-State Deposition for Foreign Jurisdiction
☐ 176 Eminent Domain– Light Rail Only*
☐ 177 Interpleader– Automobile Only*
☐ 178 Delayed Birth Certificate (A.R.S. §36-333.03)
☐ 183 Employment Dispute- Discrimination*

[Illegible text block]

[Illegible text block]

- ☒ 185 Employment Dispute-Other*
- ☐ 196 Verified Rule 45.2 Petition
- ☐ 195(a) Amendment of Marriage License
- ☐ 195(b) Amendment of Birth Certificate

☒ 163 Other* WRONGFUL TERMINATION
(Specify)

EMERGENCY ORDER SOUGHT

- ☐ Temporary Restraining Order ☐ Provisional Remedy ☐ OSC ☐ Election Challenge
- ☐ Employer Sanction ☐ Other (Specify) _____

COMMERCIAL COURT (Maricopa County Only)

- ☐ This case is eligible for the Commercial Court under Rule 8.1, and Plaintiff requests assignment of this case to the Commercial Court. More information on the Commercial Court, including the most recent forms, are available on the Court's website at:

<https://www.superiorcourt.maricopa.gov/commercial-court/>.

Additional Plaintiff(s):

Additional Defendant(s):

Person Filing: RONALD DANIEL MASTERS
 Address (if not protected): 1805 W. NARANJA AVE
 City, State, Zip Code: MESA, AZ 85202
 Telephone: 714-683-8927
 Email Address: FOODMASTERS1960@YAHOO.COM
 Lawyer's Bar Number: _____

CLERK OF THE SUPERIOR COURT
 FILED
 AUG 22 2019
 12:35pm
 M. Moser, Deputy
 For Clerk's Use Only

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

RONALD DANIEL MASTERS
 Name of Petitioner/Plaintiff

Case Number: CV2019-096402

THE HERTZ CORPORATION
 Name of Respondent/Defendant

APPLICATION FOR DEFERRAL OR WAIVER
 OF COURT FEES OR COSTS AND CONSENT
 TO ENTRY OF JUDGMENT

STATE OF ARIZONA)
 COUNTY OF MARICOPA) ss.

Notice. A Fee Deferral is only a temporary postponement of the payment of the fees due. You may be required to make payments depending on your income. A Fee Waiver is usually permanent unless your financial circumstances change during the pendency of this court action.

I am requesting a deferral or waiver of all fees including: filing a case, issuance of a summons or subpoena, the cost of attendance at an educational program required by A.R.S. § 25-352, one certified copy of a temporary order in a family law case, one certified copy of the court's final order, preparation of the record on appeal, court reporter's fees of reporters or transcribers, service of process costs, and/or service by publication costs. (I have completed the separate Supplemental Information form if I am asking for service of process costs, or service by publication costs.) I understand that if I request deferral or waiver because I am a participant in a government assistance program, I am required to provide proof at the time of filing. The document(s) submitted must show my name as the recipient of the benefit and the name of the agency awarding the benefit. **Note. All other applicants must complete the financial questionnaire beginning at section 3. If you are a participant in one of the programs in section 1 or 2 (below), you do not need to complete the financial questionnaire, and can proceed to the signature page.**

1. ☐ **DEFERRAL:** I receive government assistance from the state or federal program marked below or am represented by a not for profit legal aid program:

- ☐ Temporary Assistance to Needy Families (TANF)
☐ Food Stamps
☐ Legal Aid Services

2. ☐ **WAIVER:**

☐ I receive government assistance from the federal Supplemental Security Income (SSI) program.

Case Number: _____

3. FINANCIAL QUESTIONNAIRE**SUPPORT RESPONSIBILITIES.** List all persons you support (including those you pay child support and/or spousal maintenance/support for):**NAME****RELATIONSHIP**

STATEMENT OF INCOME AND EXPENSES

Employer name: _____

Employer phone number: _____

☒ I am unemployed (explain): I WAS WRONGFULLY TERMINATED AND TRYING TO FIND EMPLOYMENT AGAIN
My prior year's gross income: \$ 22,615**MONTHLY INCOME**My total monthly gross income: \$ 800.00My spouse's monthly gross income (if available to me): \$ 0Other current monthly income, including spousal maintenance/support, retirement, rental, interest, pensions, and lottery winnings: \$ 0**TOTAL MONTHLY INCOME** \$ 800.00**MONTHLY EXPENSES AND DEBTS:** My monthly expenses and debts are:

	PAYMENT AMOUNT	LOAN BALANCE
Rent/Mortgage payment	\$ <u>615.00</u>	\$ _____
Car payment	\$ <u>455.00</u>	\$ _____
Credit card payments	\$ <u>0</u>	\$ _____
Explain: _____		
Other payments & debts	\$ _____	\$ _____
Household <u>GROCERIES</u>	\$ <u>200.00</u>	
Utilities/Telephone/Cable	\$ <u>105.00</u>	
Medical/Dental/Drugs	\$ <u>235.00</u>	
Health insurance	\$ <u>N/A</u>	
Nursing care	\$ <u>0</u>	
Tuition	\$ <u>0</u>	
Child support	\$ <u>0</u>	
Child care	\$ <u>0</u>	
Spousal maintenance	\$ <u>0</u>	
Car insurance	\$ <u>127.00</u>	
Transportation	\$ <u>0</u>	
Other expenses (explain)	\$ _____	

TOTAL MONTHLY EXPENSES \$ 1,727.00

Case Number: _____

STATEMENT OF ASSETS: List only those assets available to you and accessible without financial penalty.

	ESTIMATED VALUE
Cash and bank accounts	\$ <u>300.00</u>
Credit union accounts	\$ <u>0</u>
Other liquid assets	\$ <u>0</u>
TOTAL ASSETS	\$ <u>300.00</u>

The basis for the request is:

4. ☒ DEFERRAL:

- A. ☒ My income is insufficient or is barely sufficient to meet the daily essentials of life, and includes no allotment that could be budgeted for the fees and costs that are required to gain access to the court. My gross income as computed on a monthly basis is 150% or less of the current federal poverty level. (Note: Gross monthly income includes your share of community property income if available to you.)

OR

- B. ☐ I do not have the money to pay court filing fees and/or costs now. I can pay the filing fees and/or costs at a later date. **Explain.**

OR

- C. ☐ My income is greater than 150% of the poverty level, but have proof of extraordinary expenses (including medical expenses and costs of care for elderly or disabled family members) or other expenses that reduce my gross monthly income to 150% or below the poverty level.

DESCRIPTION OF EXPENSES	AMOUNT
_____	\$ _____
_____	\$ _____
_____	\$ _____
TOTAL EXTRAORDINARY EXPENSES	\$ _____

5. ☐ WAIVER:

I am permanently unable to pay. My income and liquid assets are insufficient or barely sufficient to meet the daily essentials of life and are unlikely to change in the foreseeable future.

IMPORTANT

This "Application for Deferral or Waiver of Court Fees or Costs" includes a "Consent to Entry of Judgment." By signing this Consent, you agree a judgment may be entered against you for all fees and costs that are deferred but remain unpaid thirty (30) calendar days after entry of final judgment. At the conclusion of the case you will receive a *Notice of Court Fees and Costs Due* indicating how much is owed and what steps you must take to avoid a judgment against you if you are still participating in a qualifying program. You may be ordered to repay any amounts that were waived if the court finds you were not eligible for the fee deferral or waiver. If your case is dismissed for any reason, the fees and costs are still due.

Case Number: _____

CONSENT TO ENTRY OF JUDGMENT. By signing this Application, I agree that a judgment may be entered against me for all fees or costs that are deferred but remain unpaid thirty (30) calendar days after entry of final judgment.

OATH OR AFFIRMATION

I declare under penalty of perjury that the foregoing is true and correct.

08.22.2019
Date

Signature

Applicant's Printed Name

Ronald Masters
RONALD DANIEL MASTERS

JEFF FINE, CLERK

Date

Judicial Officer, Deputy Clerk or Notary Public

My Commission Expires/Seal:

M. Messmer
Deputy Clerk

Person Filing: RONALD DANIEL MASTERS
 Address (if not protected): 1805 W. NARANJA AVE
 City, State, Zip Code: MESA, AZ 85202
 Telephone: 214-683-8927
 Email Address: FOODMASTERS1960@YAHOO.COM
 Lawyer's Bar Number: _____

CLERK OF THE SUPERIOR COURT

FILED

AUG 22 2019

12:37pm

M. Macomber, Deputy
For Clerk's Use Only

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

RONALD DANIEL MASTERS
 Name of Petitioner/Plaintiff

Case Number: CV2019-096402

ORDER REGARDING DEFERRAL OR WAIVER OF COURT FEES AND COSTS AND NOTICE REGARDING CONSENT JUDGMENT

THE HERTZ CORPORATION
 Name of Respondent/Defendant

**NOTE: ONLY FILL OUT THE ABOVE INFORMATION. THE COURT WILL FILL OUT
THE REST OF THE FORM.**

THE COURT FINDS that the applicant (print name) Ronald Daniel Masters

1. ☐ IS NOT ELIGIBLE FOR A DEFERRAL of fees and/or costs.
OR
2. ☒ IS ELIGIBLE FOR A DEFERRAL of fees and/or costs based on financial eligibility. As required by state law, the applicant has signed a consent to entry of judgment.
OR
3. ☐ IS ELIGIBLE FOR A DEFERRAL of fees and/or costs at the court's discretion (A.R.S. § 12-302(L)).
OR
4. ☐ IS ELIGIBLE FOR A DEFERRAL of fees and/or costs based on good cause shown. As required by state law, the applicant has signed a consent to entry of judgment.
OR
5. ☐ IS ELIGIBLE FOR A WAIVER of fees and/or costs because the applicant is permanently unable to pay (A.R.S. § 12-302(D)).
OR
6. ☐ IS ELIGIBLE FOR A WAIVER of fees and/or costs at the court's discretion (A.R.S. § 12-302(L)).
OR

Case Number: _____

7. ☐ IS NOT ELIGIBLE FOR A WAIVER of fees and/or costs.**IT IS ORDERED:**☐ **DEFERRAL IS DENIED** for the following reason(s):☐ The application is incomplete because _____**You are encouraged to submit a complete application.**☐ The applicant does not meet the financial criteria for deferral because _____

A deferral MUST BE granted if the applicant is receiving public assistance benefits from the Temporary Assistance to Needy Families (TANF) program or Food Stamps; presents documentation they are currently receiving services from a non-profit legal services organization; has an income that is insufficient or barely sufficient to meet the daily essentials of life and that includes no allotment that could be budgeted to pay the fees and costs necessary to gain access to the court; or, if the applicant demonstrates other good cause.

☒ **DEFERRAL IS GRANTED** for the following fees and/or costs in this court:☒ Any or all filing fees; fees for the issuance of either a summons and subpoena; or the cost of attendance at an educational program required by A.R.S. § 25-352, fees for obtaining one certified copy of a temporary order in a domestic relations case or a final order, judgment or decree in all civil proceedings.☒ Fees for service of process by a sheriff, marshal, constable or law enforcement agency.☐ Fees for service by publication.☐ Filing fees and photocopy fees for the preparation of the record on appeal.☐ Court reporter or transcriber fees if employed by the court for the preparation of the transcript.**IF A DEFERRAL IS GRANTED, PLEASE CHECK ONE OF THE FOLLOWING BOXES:**☒ **NO PAYMENTS WILL BE DUE UNTIL FURTHER NOTICE.**☐ **SCHEDULE OF PAYMENTS.**

The applicant shall pay \$_____ each _____ (week, month etc.) until paid in full, beginning _____.

☐ **WAIVER IS DENIED** for all fees and/or costs in this case.☐ **WAIVER IS GRANTED** for all fees and/or costs in this case that may be waived under A.R.S. § 12-302(H).☐ Any or all filing fees; fees for the issuance of either a summons or subpoena; or the cost of attendance at an educational program required by A.R.S. § 25-352, fees for obtaining one certified copy of a temporary order in a domestic relations case or a final order, judgment or decree in all civil proceedings.☐ Fees for service of process by a sheriff, marshal, constable or law enforcement agency.

Case Number: _____

- ☐ Fees for service by publication.
- ☐ Filing fees and photocopy fees for the preparation of the record on appeal.
- ☐ Court reporter or transcriber fees if employed by the court for the preparation of the transcript.

RIGHT TO JUDICIAL REVIEW. If the application is denied or a payment schedule is set by a special commissioner, you may request the decision be reviewed by a judicial officer. The request must be made within twenty (20) days of the day the order was mailed or delivered to you. If a schedule of payments has been established, payments shall be suspended until a decision is made after judicial review. Judicial review shall be held as soon as reasonably possible.

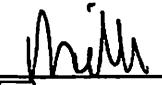
NOTICE REGARDING CONSENT JUDGMENT. Unless any of the following applies, a consent judgment may be entered against the applicant for all fees and costs that are deferred and remain unpaid thirty (30) days after entry of final judgment:

- A. Fees and costs are taxed to another party;
- B. The applicant has an established schedule of payments in effect and is current with those payments;
- C. The applicant filed a supplemental application for waiver or further deferral of fees and costs and a decision by the court is pending;
- D. In response to a supplemental application, the court orders that the fees and costs be waived or further deferred; or
- E. Within twenty (20) days of the date the court denies the supplemental application, the applicant either:
 - 1. Pays the fees and costs; or,
 - 2. Requests a hearing on the court's order denying further deferral or waiver. If the applicant requests a hearing, the court cannot enter the consent judgment unless a hearing is held, further deferral or waiver is denied, and payment has not been made within the time prescribed by the court.

If an appeal is taken, a consent judgment for deferred fees and costs that remain unpaid in the lower court shall not be entered until thirty (30) days after the appeals process is concluded. The procedures for notice of court fees and costs and for entry of a consent judgment continue to apply. If a consent judgment is signed and the applicant pays the fees and costs in full, the court is required to comply with the provisions of A.R.S. § 33-964(C).

DUTY TO REPORT CHANGE IN FINANCIAL CIRCUMSTANCES. An applicant who is granted a deferral or waiver shall promptly notify the court of any change in financial circumstances during the pendency of the case that would affect the applicant's ability to pay court fees and costs. Any time the applicant appears before the court on this case, the court may inquire as to the applicant's financial circumstances.

DATED: AUG 22 2019

☐ Judicial Officer ☒ Special Commissioner
 
 M. Messmer
 Deputy Clerk

I CERTIFY that I mailed/delivered/provided a copy of this document to:

☒ Applicant ☐ at the above address ☐ in court ☒ File Center

☐ Applicant's attorney ☐ at the above address ☐ in court

Date: AUG 22 2019

By: 
 Clerk

Person Filing: RONALD DANIEL MASTERS
 Address (if not protected): 1805 W. NARANJA AVE
 City, State, Zip Code: MESA, AZ 85202
 Telephone: 214-683-8927
 Email Address: FOOD MASTERS 1960@YAHOO.COM
 Lawyer's Bar Number: _____

CLERK OF THE SUPERIOR COURT
 FILED
 AUG 22 2019
 M. Mosser, Deputy

Representing ☒ Self, without a Lawyer or ☐ Attorney for ☐ Petitioner OR ☐ Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

RONALD DANIEL MASTERS
 Name of Petitioner/Plaintiff

Case Number: CV2019-096402

THE HERTZ CORPORATION
 Name of Respondent/Defendant

**AFFIDAVIT IN SUPPORT OF APPLICATION
FOR DEFERRAL OR WAIVER OF SERVICE OF
PROCESS FEES**

STATE OF ARIZONA)
 COUNTY OF MARICOPA) ss.

NOTE: FILL OUT THIS FORM ONLY IF YOU REQUESTED DEFERRAL OR WAIVER OF SERVICE COSTS IN THE APPLICATION. YOU MUST HAVE ATTEMPTED PERSONAL SERVICE OR HAVE A VALID REASON FOR NOT DOING SO. SERVICE BY PUBLICATION IS USED AS A LAST RESORT.

Notice. A Fee Deferral is only a temporary postponement of the payment of the fees due. You may be required to make payments depending on your income. A Fee Waiver is usually permanent unless your financial circumstances change during the pendency of this court action.

I have requested a deferral or waiver of the following fees in my case:

☒ **Fees for service of process by a sheriff, marshal, constable, or law enforcement agency:** In support of my request, I state that (check and complete any that apply):

☐ I have attempted to obtain voluntary acceptance of service of process without success on the person to be served.

☐ It would be useless or dangerous for me to try to obtain voluntary acceptance of service by the person to be served because (explain):

☐ An enforceable injunction against harassment has been granted to me against the person to be served.

Case Number: _____

☐ **Fees for publication:** In support of my request, I state that I have attempted to locate the person to be served but I have been unable to locate that person (check and complete any that apply):

☐ This is what I did to try to find the other party (explain):

☐ I have contacted the person(s) listed below to try to find the location of the other party.

NAME

ADDRESS

OATH OR AFFIRMATION

I declare under penalty of perjury that the foregoing is true and correct.

Date: 08.22.2019

Signature

RONALD DANIEL MASTERS
Applicant's Printed Name

INFORMATION FOR SERVICE

You must provide the following information:

To the best of my knowledge, as of (date) 08.22.2019, the last known address of the person to be served as: _____

THE HERTZ CORPORATION
1711 E. BUCKEYE RD
PHOENIX, AZ 85034

MARICOPA COUNTY SHERIFF'S OFFICE

Civil Process Section
111 South 3rd Avenue, 2nd Floor
Phoenix, Arizona 85003-2292

CLERK OF THE
SUPERIOR COURT
RECEIVED JCD #1
DOCUMENT DEPOSITORY

2019 AUG 29 PM 3:55

FILED
BY C. O'NEILL, DEP

Ronald Daniel Masters
vs.
The Hertz Corporation

STATE OF ARIZONA)
) ss.
County of Maricopa)

CV2019-096402
19006642

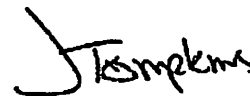
I hereby certify that I received the within documents on the 22nd day of August A.D. 2019 at the hour of 2:24 PM, and served the same on the 28th day of August A.D. 2019 on The Hertz Corporation being said defendant(s) named in same documents, by delivering to Matt Knowles, Corp Sec. Mgr, who is of suitable age & discretion residing therein at their usual place of abode, at 1711 East Buckeye Road, Phoenix, AZ 85034 at 3:30 PM in the county of Maricopa, a copy of said Summons, Civil Complaint, Certificate Of Compulsory Arbitration.

Dated this 28th day of August A.D. 2019.

Service \$16.00
Mileage \$16.00

Total \$32.00

PAUL PENZONE
Maricopa County Sheriff



By _____
J. Tompkins #S1061

EXHIBIT B

Anthony J. Fernandez (Bar No. 018342)
QUINTAIROS, PRIETO, WOOD & BOYER, P.A.
2390 E. Camelback Road, Suite 440
Phoenix, Arizona 85016
Telephone: (602) 954-5605
Facsimile: (602) 954-5606
afernandez@qpwbllaw.com
Attorneys for Defendant The Hertz Corporation
d/b/a Hertz Local Edition

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

RONALD DANIEL MASTERS,

Plaintiff,

v.

THE HERTZ CORPORATION D/B/A
HERTZ LOCAL EDITION,

Defendants.

Case No. CV2019-096402

**NOTICE OF REMOVAL WITH
VERIFICATION OF CHRISTOPHER
ROBERTSON**

**TO: THE CLERK OF THE SUPERIOR COURT AND ALL PARTIES
HERETO AND THEIR ATTORNEYS**

PLEASE TAKE NOTICE that on September 26, 2019, Defendant The Hertz Corporation d/b/a Hertz Local Edition, filed with the United States District Court for the District of Arizona, a Notice of Removal with verification of Christopher Robertson, a copy of which is attached hereto as Exhibit 1. Pursuant to 28 U.S.C. § 1446(d), no further action in this matter may be taken by this Court.

DATED this 26th day of September, 2019.

QUINTAIROS, PRIETO, WOOD & BOYER, P.A.

By /s/Anthony J. Fernandez
Anthony J. Fernandez
Attorneys for Defendant The Hertz
Corporation dba Hertz Local Edition

ORIGINAL efiled and copy
emailed and mailed this 26th day
of September, 2019, to:

Ronald Daniel Masters
1805 W. Naranja Avenue
Mesa, Arizona 85202
Foodmasters1960@yahoo.com

By /s/Barbara McKinley

EXHIBIT C

[Table of Contents](#)

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
 WASHINGTON, D.C. 20549

FORM 10-Q

☒ **QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**

For the quarterly period ended June 30, 2019

OR

☐ **TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**

HERTZ GLOBAL HOLDINGS, INC.
THE HERTZ CORPORATION

(Exact name of registrant as specified in its charter)

Delaware	001-37665	61-1770902
Delaware	001-07541	13-1938568
(State or other jurisdiction of incorporation or organization)	(Commission File Number)	(I.R.S. Employer Identification No.)

8501 Williams Road
 Estero, Florida 33928
 239 301-7000
 (Address, including Zip Code, and
 telephone number, including area code,
 of registrant's principal executive offices)

Not Applicable

(Former name, former address and
 former fiscal year, if changed since last report.)

Securities registered pursuant to Section 12(b) of the Act:

	Title of Each Class	Trading Symbol(s)	Name of Each Exchange on which Registered
Hertz Global Holdings, Inc.	Common Stock par value \$0.01 per share	HTZ	New York Stock Exchange
The Hertz Corporation	None	None	None

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Hertz Global Holdings, Inc. Yes ☒ No ☐
 The Hertz Corporation Yes ☒ No ☐

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).

Hertz Global Holdings, Inc. Yes ☒ No ☐
 The Hertz Corporation Yes ☒ No ☐

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company" and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Hertz Global Holdings, Inc.	Large accelerated filer <input checked="" type="checkbox"/>	Accelerated filer <input type="checkbox"/>	Non-accelerated filer <input type="checkbox"/>
	Smaller reporting company <input type="checkbox"/>	Emerging growth company <input type="checkbox"/>	